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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/044,868	01/10/2002	Michael Peters	6065-80125	6065-80125 9822		
24628	7590 12/14/2006		EXAMINER			
WELSH & KATZ, LTD 120 S RIVERSIDE PLAZA			KNOWLIN,	KNOWLIN, THJUAN P		
22ND FLOOR			ART UNIT	PAPER NUMBER		
CHICAGO, I	L 60606	•	2614			
	•		DATE MAILED: 12/14/2006	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No. App		pplicant(s)				
		10/044,868	PET	PETERS, MICHAEL				
		Examiner	Art	Unit				
		Thjuan P. Knowlin	261	-				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sl	neet with the corres	pondence add	dress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)	Responsive to communication(s) filed on 25 s	September 2006.						
· —	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
, —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) 🖂	I)⊠ Claim(s) <u>1-40</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
· · · —	✓ Claim(s) 1-40 is/are rejected.							
7)	Claim(s) is/are objected to.							
'=	8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	ion Papers							
	•	ner .						
9) The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on 10 January 2002 is/are: a) ☑ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
			0.0 (440/-) (4)	(6)				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) _l	a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	• •	🗖 .	(-					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
3) 🛛 Infor	mation Disclosure Statement(s) (PTO/SB/08)	5) 🔲 No	tice of Informal Patent					
Paper No(s)/Mail Date <u>09/06/06</u> . 6)								

DETAILED ACTION

Response to Amendment

1. Applicant's amendment filed on September 25, 2006 has been entered. Claims 13 and 14 have been amended. No claims have been cancelled. No claims have been added. Claims 1-40 are still pending in this application, with claims 1, 16, and 31 being independent.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lu et al (US 6,611,590), in view of Juster (US 5,724,406), in view of Barnes et al (US 6,757,731), and further in view of Childress et al (US 4,682,367).
- 3. In regards to claims 1, 6, 7, 16, 21, 22, and 31, Lu discloses a method and apparatus of supporting client (See Fig. 1, caller 1 110-1, and caller 2 110-2) calls within a private computer network (See Fig. 1 and PBX 122) of an organization having a plurality of agents (See Fig. 1, call center 120-1 120-n, and agent workstation 132), such method comprising the steps of: detecting receipt of a call from a client (See col. 1 lines 48-59) of the organization through an interface of the private computer network of

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the organization with a public communication network (See Fig. 1 and PSTN 154); determining a type of the received call (See col. 6 lines 22-28 and col. 7 lines 4-10); and selecting an agent of the plurality of agents based upon the determined type of call (See col. 1 lines 48-59, col. 4 lines 51-63, and col. 8 lines 37-42). Lu, however, does not disclose independently spawning a call processing application based upon the determined type of call and upon the selected agent with a first end of the independently spawned call processing application operatively coupled to a predetermined protocol stack of the selected agent and with a second end of the independently spawned call processing application operatively coupled to a protocol stack of the client, said independently spawned call processing application being operable to exchange information between the selected agent and the client. Juster, however, does disclose independently spawning a call processing application based upon the determined type of call (for example, the call may be for facsimile, voice messaging, e-mail, etc.) and upon the selected agent with a first end of the independently spawned call processing application (e.g., call processing/messaging service application) operatively coupled to a predetermined protocol stack (e.g., call processing stack) of the selected agent and with a second end of the independently spawned call processing application operatively coupled to a protocol stack of the client, said independently spawned call processing application being operable to exchange information between the selected agent and the client (See col. 2 lines 3-33, col. 3 lines 10-36, col. 16 lines 11-26, and col. 17 lines 20-37). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to employ these features within the system and apparatus, as a way of

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making the connection between the agent (e.g., user) and client (e.g., subscriber) less time consuming, and therefore, increasing the efficiency of services (e.g., messaging services) being provided to the client (e.g., subscriber). However, Lu, neither Juster disclose said protocol stack of the agent and protocol stack of the client being disposed inside the private computer network and wherein communication between the predetermined protocol stack of the agent and protocol stack of the client operates under a first protocol and communication between the protocol stack of the client and the client through the public communication network operates under a second protocol. Barnes, however, does disclose said protocol stack (See Fig. 2 and protocol stack 211) of the agent and protocol stack (See Fig. 2 and protocol stack 221) of the client being disposed inside the private computer network (See Fig. 2 and network device 200) and wherein communication between the predetermined protocol stack of the agent and protocol stack of the client operates under a first protocol and communication between the protocol stack of the client and the client through the public communication network operates under a second protocol (See Abstract, col. 4-5 lines 26-11, and col. 13 lines 9-31). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to employ this feature within the apparatus, as a way of enabling data and/or messages to be exchanged between the first protocol of the first protocol stack and the second protocol of the second protocol stack over the virtual connection. However, Lu, neither Juster, neither Barnes disclose continuously scanning idle input stack locations of a protocol stack of the client to detect received calls. Childress, however, does disclose continuously scanning idle input stack locations of a protocol

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stack of the client (e.g., person calling or user) to detect received calls (See col. 8 lines 16-32, col. 9 lines 22-33, col. 18 lines 29-44, and col. 20 lines 51-65). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to employ this feature within the system, as a way of permitting a user to establish a communication link on a channel after the channel has been dedicated, without requiring a control channel. This makes establishing a communication link, easier and quicker for the user.

- 4. In regards to claims 2, 17, and 32, Lu discloses the method and apparatus, further comprising detecting call associated information (call ID/reason) received along with the call (See col. 1 lines 48-59 and col. 10 lines 24-53).
- 5. In regards to claims 3 and 18, Lu discloses the method and apparatus, further comprising selecting the agent for connection to the call based upon the call associated information (See col. 1 lines 48-59 and col. 4 lines 51-63).
- 6. In regards to claims 4 and 19, Lu discloses the method and apparatus, further comprising identifying the client from the call associated information (See col. 11 lines 48-58).
- 7. In regards to claims 5 and 20, Lu discloses the method and apparatus, further comprising retrieving client information based upon the identity of the client (See col. 5 lines 58-66 and col. 11 lines 48-58).
- 8. In regards to claims 8, 9, 10, 11, 12, 14, 15, 23, 24, 25, 26, 27, 30, 33, 34, 35, 36, 37, and 40, Lu discloses the method and apparatus, further comprising defining the call

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type as a VoIP call, a web page call, and a chat session call (See col. 3 lines 28-59 and col. 13 lines 22-35).

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9. In regards to claims 13, 28, 29, 38, and 39, Juster discloses the method and apparatus, further comprising conferencing a third party into the call using a plurality of software mixers operatively coupled between the protocol stack of the agent and the protocol stack of the client (See 17 lines 54-66).

Response to Arguments

10. Applicant's arguments with respect to claims 1-40 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Girard (US Patent Application, Pub. No.: US 2002/0176404 A1) teaches a distributed edge switching system for voice-over-packet multiservice network.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thjuan P. Knowlin whose telephone number is (571) 272-7486. The examiner can normally be reached on Mon-Fri 8:30-5:00pm.
- 13. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar can be reached on (571) 272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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14. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

THJUAN P. KNOWLIN PATENT EXAMINER

TECHNOLOGY CENTER 2600